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Trust Action/Case No.: 5:25-cv-00646-WLH-MAA — Express Mail #ER157615945US — Dated: April 29, 2025

Kevin: Walker

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C/o 30650 Rancho California Road #406-251

Temecula, California [92591]

non-domestic without the United States

Email: team@walkernovagroup.com

Plaintiff, Real Party in Interest, Injured Party, Secured Party,



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Kevin Walker,

Plaintiff/Real Party in Interest/Injured Party

US.

Chad Bianco,

Steven Arthur Sherman,

Gregory D Eastwood,

14 Robert C V Bowman,

George Reyes,

15 William Pratt,

Robert Gell,

16 Nicholas Gruwell,

17 Joseph Sinz,

Michael Hestrin,

18 Miranda Thomson,

RIVERSIDE COUNTY SHERIFF,

THE PEOPLE OF THE STATE OF

CALIFORNIA,

MENIFEE JUSTICE CENTER,

FERGUSON PRAET & SHERMAN A

PROFESSIONAL CORPORATION,

Does 1-100 Inclusive,

Defendant(s).

VERIFIED AFFIDAVIT OF CONSTITUTIONAL AUTHORITY, RESERVATION OF RIGHTS, SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL

JURISDICTION, NATIONAL/NON-

Case No.: 5:25-cv-00646-WLH-MAA

CITIZEN NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM,

MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS.

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, appearing by

Special Limited Appearance, not generally, in private capacity, expressly not pro se,

as the Real Party in Interest and Secured Party, with all rights reserved without

prejudice, waiving none, preserving all immunities, protections, and remedies,

being over the age of 18, competent to testify, and having firsthand knowledge of

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the facts stated herein, do hereby declare, certify, verify, and affirm under penalty of perjury under the laws of the United States of America, that the following is true, correct, and complete to the best of my knowledge, belief, and understanding, and made in good faith:

1. I, Kevin/Affiant, reserve **all** of my rights without prejudice and without recourse and waive absolutely **none**.

- 2. I, Kevin/Affiant, am NOT a "United States citizen" subject to its jurisdiction. The United States is an entity created by the U.S. Constitution with jurisdiction as described on the following pages of this Affidavit. I am NOT a "resident of," an "inhabitant of," a "franchise of," a "subject of," a "ward of," the "property of," the "chattel of," or "subject to the jurisdiction of" any corporate federal government, corporate state government, corporate county government, corporate city government, or corporate municipal body politic created under the authority of the U.S. Constitution. I am NOT subject to any legislation, department, or agency created by such authorities, nor to the jurisdiction of any employees, officers, or agents deriving their authority therefrom. Further, I am not a subject of the Administrative and Legislative Article IV Courts of the several states, or Article I Courts of the United States, or bound by precedents of such courts, deriving their jurisdiction from said authorities
- 3. I, Kevin/Affiant, hereby affirm and assert that I am a good man of integrity, honor, and honesty, and have NOT harmed any man or woman, nor have I damaged any property.
- 4. I, Kevin/Affiant, herby invoke equity and fairness.
- As a living man on the land, non-citizen national and American national, I
 assert that I am entitled to all constitutional protections, including those
 guaranteed under:

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- Article IV, Section 4 Guarantee of a Republican Form of Government, wherein rights are secured, contracts are not compelled, and all political power is derived from the people
- **Article V** Reserving to the people the **right to alter or abolish governmental power** when it becomes destructive of their liberty, and preserving the amendment and redress process
- U.S. Const. Amendment I Securing the right to petition for redress of grievances
- U.S. Const. Amendment V Protecting against deprivation of life, liberty, or property without due process of law
- U.S. Const. Article I, Section 10, Clause 1 Prohibiting the use of anything but gold and silver coin as lawful tender in payment of debts
- Public Law 73-10/ H.J.R. 192 (1933) Establishing the mandate that all debts, public and private, are to be discharged dollar for dollar in credit
- 6. I further invoke:
 - 12 U.S.C. § 411 Right to demand lawful money for all discharges of obligation
 - U.C.C. § 1-308 Reservation of rights without prejudice
 - U.C.C. § 3-603 Tender of payment discharges the obligation
 - 42 U.S.C. § 1983, 18 U.S.C. §§ 241–242 Federal protection from deprivation of rights and conspiracies under color of law
- 7. As a man of peace, a **private man**, and a family man, I do not seek conflict or controversy. I seek only to live freely and lawfully, in accordance with the **republican form of government I am guaranteed**, and the **law of the land**, not compelled statutes and presumptive contracts.
- 8. I, Kevin/Affiant, hereby assert and affirm that **it is my wish and will** to be left alone in peace with my family and to **not** be continuously harassed,

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stalked, robbed, deprived under color of law, coerced into **commercial contracts**, extorted, and forced into peonage and/or involuntary servitude.

9. I, Kevin/Affiant, reserve my natural common law right not to be compelled to

- perform under any contract that I did not enter into knowingly, voluntarily, and intentionally, and with complete and full disclosure, and without misrepresentation, duress, or coercion. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.
- tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime; and I am therefore not subject to any penalty. I act in accordance with the following U.S. Supreme Court case:

 "The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a

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warrant of the law. He owes nothing to the public so long as he does not 1 trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905) 2

- 11. Be it known to all courts, governments, and other parties, that I, Kevin, am a **natural**, **freeborn**, **sovereign**, without subjects. I am neither subject to any entity anywhere, nor is any entity subject to me. I neither dominate anyone, nor am I dominated.
- 12. I, Kevin/Affianbt, one of the people, assert my status as a natural, freeborn, a living sensual soul, and man on the land, endowed with inherent, unalienable rights, independent of any government authority beyond that which derives its **just powers from my consent.** Consequently, this establishes me as a state <u>C</u>itizen of California, the republic, in its **De'Jure** capacity as one of the several states of the Union (1789). By extension, this also affirms my status as a **national** of the **republic**, as recognized under the **De'Jure** Constitution for the United States (1777/1789).
- 13. These principles are enshrined in the Declaration of Independence, the Constitution, and the Bill of Rights and are affirmed by various legal precedents.
- 14. Again, for the record, I, Kevin/Affiant, simply wish to be left alone in peace and not be harassed, stalked, robbed, deprived under color of law, coerced into commercial contracts, extorted, and/or forced into peonage and/or involuntary servitude. I have NOT injured any man or woman nor have I damaged any property.

Constitutional and State Protections for Private Rights

15. Affiant and Claimant(s)/Plaintiff(s) asserts that their private, secured rights are protected by the United States Constitution, the Bill of Rights, the common law, and exclusive equity jurisdiction, which together govern the individual's ability to contract freely, maintain dominion over private property, and be free from arbitrary interference by the State or its agents.

16. The following legal authorities support the Defendant's position:

- "The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." — Hale v. Henkel, 201 U.S. 43, 47 (1905)
- "The claim and exercise of a constitutional right cannot be converted into a crime." - Miller v. U.S., 230 F.2d 486, 489
- "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."
- *Miranda v. Arizona*, 384 U.S. 436
- "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." - Sherar v. Cullen, 481 F.2d 945
- "A law repugnant to the Constitution is void."
 - Marbury v. Madison, 5 U.S. (1 Cranch) 137, 177 (1803)
- "It is not the duty of the citizen to surrender his rights, liberties, and immunities under the guise of police power or any other governmental power."
- Miranda v. Arizona, 384 U.S. 436, 491 (1966)
- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is, in legal contemplation, as inoperative as though it had never been passed."
 - Norton v. Shelby County, 118 U.S. 425, 442 (1886)

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- "No one is bound to obey an unconstitutional law, and no courts are bound to enforce it."
 - 16 Am. Jur. 2d, Sec. 177; Late Am. Jur. 2d, Sec. 256
- "Sovereignty itself remains with the people, by whom and for whom all government exists and acts."
 - Yick Wo v. Hopkins, 118 U.S. 356, 370 (1886) Supremacy Clause
- Claimant(s)/Plaintiff(s) respectfully assert and affirm that:
- The Supremacy Clause of the Constitution of the United States (Article VI, Clause 2) establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides that state courts are bound by, and state constitutions subordinate to, the supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution.

<u>California State Constitution</u> - Parallel Protections

- 17. Under the **California Constitution**, Article I Declaration of Rights, the Defendant's rights are similarly preserved:
 - Section 1: "All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and privacy."

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- **Section 7**: "A person may **not** be deprived of life, liberty, or property without due process of law..."
- **Section 13**: "The right of the people to be secure in their persons, houses, papers, and effects against unreasonable seizures and searches may not be violated..."
- 18. These provisions reiterate that the Defendant's private rights are secured not only by the federal Constitution but also by the organic law of California, which exists in harmony with and subordinate to the supreme law of the United States.

Supremacy Clause:

- 19. Affiant and Claimant(s)/Plaintiff(s) further affirm(s) that the **Supremacy Clause** of the United States Constitution, **Article VI**, **Clause 2**, provides that:
 - "This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made... shall be the **supreme Law of the Land**; and the Judges in every State shall be **bound** thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding."
- 20. As such, federal constitutional protections *override* any conflicting state laws, rules, or ordinances. State Courts, officers, and agents are **bound** to uphold the federal Constitution as the **highest law of the land**. This authority, however, is limited to acts made **in pursuance of the Constitution**—federal or state laws or actions outside of constitutional limits are **null and void**.

Foundation of American Sovereignty

- 21. The Declaration of Independence (1776) proclaims:
 - "Governments are instituted among Men, deriving their just powers from the <u>consent</u> of the governed."
- 22. This foundational document establishes that the people are the true sovereigns of this nation.
- 23. The U.S. Constitution and the Bill of Rights serve as a contract that binds the government, securing the People's liberties and limiting governmental authority. The Tenth Amendment asserts:

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"The powers not delegated to the United States by the Constitution, nor prohibited by it to the <u>S</u>tates, are reserved to the States respectively, or to the people."

This affirms that any power not granted to the federal government remains with the <u>S</u>tates or the people.

Congressional Recognition of Americans as 'Sovereigns'

24.In his **1947** "I **Am an American Day**" **address**, Representative **John F. Kennedy** emphasized the active role <u>C</u>itizens must play in preserving liberty:

"The fires of liberty must be continually fueled by the positive and conscious actions of all of us." (JFKLIBRARY.ORG)

25. Further, Congress formally recognized the significance of American sovereignty through the establishment of "I **Am An American Day**," later designated as **Citizenship Day**:

"Whereas it is desirable that the sovereign citizens of our Nation be prepared for the responsibilities and impressed with the significance of their status in our *self-governing* Republic: Therefore be it Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the third Sunday in May each year be, and hereby is, set aside as Citizenship Day..."

This resolution affirms the foundational principle that sovereignty resides with the people, who are responsible for preserving and exercising their rights and freedoms.

SUPREME COURT Affirmations of Sovereignty

- 26. The **Supreme Court of the United States (SCOTUS)** has **repeatedly** affirmed that sovereignty resides in the people:
 - Chisholm v. Georgia, 2 U.S. 419 (1793):
 "The sovereignty resides in the people... they are truly the sovereigns of the country."

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- Yick Wo v. Hopkins, 118 U.S. 356 (1886):
 - "Sovereignty itself remains with the people, by whom and for whom all government exists and acts."
- Lansing v. Smith, 4 Wend. 9 (N.Y. 1829):
 - "People of a <u>s</u>tate are entitled to all the rights which formerly belonged to the King by his prerogative."
- Marbury v. Madison, 5 U.S. 137 (1803):
 - "A law repugnant to the Constitution is void."
- Sherar v. Cullen, 481 F.2d 946 (9th Cir. 1973):
 - "There can be no sanction or penalty imposed upon one because of his exercise of constitutional rights."

The "I Am an American" Principle

- 27. The "I Am an American" speech, delivered by Judge Learned Hand in 1944, eloquently articulates the essence of American liberty:
 - "What do we mean when we say that first of all we seek liberty? I often wonder whether we do not rest our hopes too much upon constitutions, upon laws, and upon courts. These are false hopes; believe me, these are false hopes. Liberty lies in the hearts of men and women; when it dies there, no constitution, no law, no court can save it." (RIDE.RI.GOV)
 - This underscores that **liberty and sovereignty originate within the People themselves**, not merely from governing documents.

Status as a "national" and "state Citizen"

- 28. Under 8 U.S.C. § 1101(a)(21), the term national is defined as:
 - "A person owing permanent allegiance to a state."
- 29. Furthermore, 8 U.S.C. § 1101(B)(22) defines national of the United States as:
 - "(A) a <u>c</u>itizen of the United States, **or** (B) a person who, though not a <u>c</u>itizen of the United States, owes permanent allegiance to the United States."

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30. This distinction is clear: one can be a *national* without being a <u>citizen</u> of the *United States,* reinforcing the concept of sovereignty associated with state citizenship.

Distinction Between "state Citizen" and "citizen of the United States"

- 31. The courts have long recognized that state citizenship and U.S. citizenship are distinct legal statuses:
 - United States v. Anthony (1873)

"The Fourteenth Amendment creates and defines citizenship of the United States. It had long been contended, and had been held by many learned authorities, and had never been judicially decided to the contrary, that there was no such thing as a citizen of the United States, except as that condition arose from citizenship of some state."

- Slaughter-House Cases, 83 U.S. 36 (1872)
 - "It is quite clear, then, that there is a citizenship of the United States and a citizenship of a State, which are distinct from each other and which depend upon different characteristics or circumstances in the individual."
- United States v. Cruikshank, 92 U.S. 542 (1875)
 - "We have in our political system a Government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect."
- Thomasson v. State, 15 Ind. 449; Cory v. Carter, 48 Ind. 327 (1874); McDonel v. State, 90 Ind. 320 (1883)
 - "One may be a citizen of a State and yet not a citizen of the United States."
- Tashiro v. Jordan, 201 Cal. 236 (1927)
 - "That there is a citizenship of the United States and a citizenship of a state,

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states:

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1	"Section 101(a)(21) of the INA defines the term 'national' as 'a person
2	owing permanent allegiance to a state.' Section 101(a)(22) of the INA
3	provides that the term 'national of the United States' includes all U.S.
4	citizens as well as persons who, though not citizens of the United
5	States, owe permanent allegiance to the United States (non-citizen
6	nationals)."
7	36.8 U.S.C. § 1101(22) defines national of the United States as:
8	"(A) a <u>c</u> itizen of the United States, or (B) a person who, though not a <u>c</u> itizen of the
9	United States, owes permanent allegiance to the United States."
10	37.8 U.S.C. § 1101(a)(22) explicitly stipulates that one can be a 'national of the
11	United States' without being a 'citizen of the United States' if they owe
12	permanent allegiance to the United States.
13	38. 22 CFR § 51.2 stipulates that Passports are issued to nationals <i>only</i> :
14	"A passport may be issued only to a U.S. national."
15	39. 22 CFR § 51.3 stipulates the Types of passports issued:
16	"(a) A regular passport is issued to a national of the United States."
17	"(e) A passport card is issued to a national of the United States on the same basis as
18	a regular passport."
19	40. 18 U.S.C. § 112 stipulates that Protections of foreign officials, official guests, and
20	internationally protected persons, apply to nationals. This statute defines terms
21	such as "foreign government," "foreign official," "internationally protected
22	person," "international organization," "national of the United States," and
23	"official guest," have the same meaning.
24	41.It is unequivocally true that 18 U.S.C. § 112 states that in addition to being

foreign official

foreign government

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• internationally protected person

a *national*, a *national* is also considered a:

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- international organization
- national of the United States
- official guest

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- 42. The legal framework and court rulings confirm that:
 - One may be a "state Citizen" without being a citizen of the United States."
 - The Fourteenth Amendment created *U.S. citizenship*, which is distinct from *state citizenship*.
 - A *national* is someone who owes permanent allegiance to a <u>s</u>tate, not necessarily to the United States.
 - A national of the United States could be a U.S. citizen, but could also be a noncitizen national who owes allegiance without being a U.S. citizen.

Thus, the distinction between *state Citizens* and *U.S. citizens* is a well-established legal principle with profound implications on sovereignty, rights, and legal obligations.

Federal Jurisdiction:

43. It is further relevant to this Affidavit that any violation of my Rights, Freedom, or Property by the U.S. federal government, or any agent thereof, would be an illegal and unlawful excess, clearly outside the limited boundaries of federal jurisdiction. My understanding is that the jurisdiction of the U.S. federal government is defined by Article I, Section 8, Clause 17 of the U.S. Constitution, quoted as follows:

"The Congress shall have the power . . . To exercise exclusive legislation in all cases whatsoever, over such district (NOT EXCEEDING TEN MILES SQUARE) as may, by cession of particular states and the acceptance of Congress, become the seat of the Government of the United States, [District of Columbia] and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the Erection of Forts, Magazines, Arsenals, dock yards and other needful

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Buildings; And - To make all laws which shall be necessary and proper for carrying into Execution the foregoing Powers..." [emphasis added] and Article IV, Section 3, Clause 2:

"The Congress shall have the Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State."

- 44. The definition of the "United States" being used here, then, is limited to its territories:
 - 1) The District of Columbia
 - 2) Commonwealth of Puerto Rico
 - 3) U.S. Virgin Islands
 - 4) Guam
 - 5) American Samoa
 - 6) Northern Mariana Islands
 - 7) Trust Territory of the Pacific Islands
 - 8) Military bases within the several states
 - 9) Federal agencies within the several states
- 45. It does **not** include the several states **themselves**, as is confirmed by the following cites:
 - "We have in our political system a Government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect. The same person may be at the same time a citizen of the United States and a Citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other." Slaughter House Cases United States vs. Cruikshank, 92 U.S. 542 (1875).

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- "THE UNITED STATES GOVERNMENT IS A FOREIGN
 CORPORATION WITH RESPECT TO A STATE." [emphasis added]
 Volume 20: Corpus Juris Sec. §1785: NY re: Merriam 36 N.E. 505 1441
 S.Ct.1973, 41 L.Ed.287.
- 46. This is further confirmed by the following quote from the Internal Revenue Service:
 - Federal jurisdiction "includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa." Internal Revenue Code Section 312(e).
- 47.In **legal** terminology, the word "*includes*" means "*is limited to.*" When referring to this "District" <u>U</u>nited <u>S</u>tates, the Internal Revenue Code uses the terms"WITHIN" the <u>U</u>nited <u>S</u>tates. When referring to the several States, the Internal Revenue Code uses the term "WITHOUT" the <u>U</u>nited <u>S</u>tates.
- 48. **Dozens, perhaps hundreds**, of court cases **evidence and prove** that federal jurisdiction is *limited* to the few federal territory and/or 'areas' above indicated. For example, in two Supreme Court cases, it was decided:
 - "The laws of Congress in respect to those matters do not extend into the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government," Caha v. United States, 152 U.S., at 215.
 - "We think a proper examination of this subject will show that the United States never held any municipal sovereignty, jurisdiction, or right of soil in and to the territory, of which Alabama or any of the new States were formed..."
 - "[B]ecause, the United States have no constitutional capacity to exercise municipal jurisdiction, sovereignty, or eminent domain, within the limits of a State or elsewhere, except in the cases in which it is expressly granted..."

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- "Alabama is therefore entitled to the sovereignty and jurisdiction over all the territory within her limits, subject to the common law," Pollard v. Hagan, 44 U.S. 221, 223, 228, 229.
- 49. Likewise, Title 18 of the United States Code at §7 specifies that the "territorial jurisdiction" of the United States extends only **outside** the boundaries of lands belonging to any of the several States.
- 50. Therefore, in addition to the fact that no unrevealed federal contract can obligate me to perform in any manner without my fully informed and uncoerced consent, likewise, no federal statutes or regulations apply to me or have any jurisdiction over me. I hereby affirm that I do not reside or work in any federal territory of the "District" United States, and that therefore no U.S. federal government statutes or regulations have any authority over me.

Powers and Contractual Obligations of United States and State <u>Government Officials</u>

51. All <u>U</u>nited <u>S</u>tates and <u>S</u>tate government officials are hereby put on notice that I expect them to have recorded valid <u>Oaths of Office</u> in accordance with the U.S. Constitution, <u>Article VI</u>:

"The Senators and Representatives before mentioned, and the members of the several State Legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation to support this Constitution..."

52. I understand that by their Oaths of Office all U.S. and State government officials are **contractually bound** by the U.S. Constitution as formulated by its framers, and not as "interpreted," subverted, or corrupted by the U.S. Supreme Court or other courts. According to the **Ninth Amendment** to the U.S. Constitution:

"The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people."

and the Tenth Amendment to the U.S. Constitution:

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"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."

- 53. Thus, my understanding from these Amendments is that the powers of all U.S. and State government officials are *limited* to those **specifically granted** by the U.S. **Constitution**.
- 54. I further understand that **any** laws, statutes, ordinances, regulations, rules, and procedures contrary to the U.S. Constitution, as written by its framers, are **null and void**, as expressed in the Sixteenth American Jurisprudence Second Edition, Section 177:

"The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This is succinctly stated as follows:

'The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted.'

'Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no right, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it...'

'A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a

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statute runs counter to the fundamental law of the land, it is superseded thereby.'

'No one is bound to obey an unconstitutional law and no courts are bound to enforce it.'" [emphasis added]

55. As expressed once again in the U.S. Constitution, Article VI:

"This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding."

56. All U.S. and State government officials are therefore hereby put on notice that any violations of their contractual obligations and fiduciary duties to act in accordance with their U.S. Constitution, may result in prosecution to the full extent of the law, as well as the application of all available legal remedies to recover damages suffered by any parties damaged by any actions of U.S. and State government officials in violation of the U.S. Constitution.

Revocation of 'Power of Attorney':

- 57. Furthermore, I, Kevin/Affiant, hereby revoke, rescind, and make void ab initio, all powers of attorney, in fact or otherwise, implied in law or otherwise, signed either by me or anyone else, as it pertains to the Social Security Number assigned to, WALKER, KEVIN LEWIS, as it pertains to any BIRTH CERTIFICATES/BANK NOTES, BONDS, TRUSTS, DEPOSIT ACCOUNTS, SECURITIES, SECURITIES ACCOUNTS, INVESTMENTS, marriage or business licenses, or any other licenses or certificates issued by any and all government or quasi-governmental entities, due to the use of various elements of fraud by said agencies to attempt to deprive me of my Sovereignty and/or property.
- 58. I, Kevin/Affiant, hereby waive, cancel, repudiate, and refuse to knowingly accept any alleged "benefit" or gratuity associated with any of the

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aforementioned licenses, numbers, or certificates. I do hereby revoke and rescind all powers of attorney, in fact or otherwise, signed by me or otherwise, implied in law or otherwise, with or without my consent or knowledge, as it pertains to any and all property, real or personal, corporeal or incorporeal, obtained in the past, present, or future. I am the sole and absolute legal owner and possess *allodial* title to any and all such property.

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59. **Take Notice** that I, Kevin/Affiant, also revoke, cancel, and make **void** *ab initio* all powers of attorney, in fact, in **presumption**, **or otherwise**, signed either by me or **anyone** else, claiming to act on my behalf, with or without my consent, as such power of attorney pertains to me or any property owned by me, by, but not limited to, any and all quasi/colorable, public, governmental entities or corporations on the grounds of constructive fraud, concealment, and nondisclosure of pertinent facts.

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Claim of Entire ESTATE:

60. I, Kevin/Affiant, having attained the age of majority and reason under divine law competent first-hand witness to the truth and facts recited herein, hereby makes a claim against the corpus, all property whether real or personal, tangible or intangible, all deposit accounts blocked by reason of presumption of death of Claimant, cash, credit lines, Credit default swap, all federal funds, collateralized debt obligation, options, derivates, and futures received by the said court in the said county, state and federal for the administration of the named estate, and all estates in agency, including but not limited to KEVIN LEWIS WALKER, or by whatsoever name the said ESTATE shall be called or charged. (See Exhibit C).

2425262728

61. THIS IS ACTUAL AND CONSTRUCTIVE NOTICE BY SPECIAL DEPOSIT FOR THE BENEFIT OF THE SECURED PARTY/GRANTEE BENEFICIARY/CLAIMANT IN THIS TRUST ACTION FOR THE CLAIMANT'S CLAIM: Notice of absolute claim of all investment, commodity and trust deposit account

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62. I, Kevin/Affiant affirm that all of the foregoing is true and correct. I affirm that I am of lawful age and am competent to make this Affidavit. I hereby affix my own autograph to all of the affirmations in this entire document with explicit reservation of all my **inherent and** *unalienable* rights and my specific **common** law right not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, or coercion.

Rejection of ALL Presumptions & Legal Assumptions

- 63. Affiant, hereby rejects any and all assumptions or presumptions that:
 - 1. Affiant and/or Plaintiffs or their estates are subject to any unauthorized jurisdiction.
 - Any implied contractual obligations exist between Affiant and/or Plaintiffs and Defendants that have not been expressly agreed upon.
 - 3. Affiant and/or Plaintiffs have waived or surrendered any inherent rights under the Constitution, common law, or natural law.

MINIMUM CONACTS and compelled or presumed "benefits'

64. Common examples of compelled or **presumed** "benefits" that create artificial or pretended jurisdiction include:

- 1. The use of Federal Reserve Notes to discharge my debts. I have used these only because in America, there is no other widely recognized currency.
- 2. The use of a bank account, with my signature on the bank signature card. If there is any hidden contract behind the bank signature card, my signature thereon gives no validity to it. The signature is only for verification of identity. I cannot be obligated to fulfill no hidden or unrevealed contract whatsoever, due to the absence of full disclosure and voluntary consent. Likewise, my use of the bank account thereof is due to the absence of a bank not associated with the Federal Reserve system. In general, people have been prevented from issuing their own currencies, and such prevention is in violation of the United States Constitution. Were there an alternative, I would be happy to use it. To not use any bank at all is impossible or very difficult, as everyone knows, in today's marketplace.
- 3. The use of a Social Security number. The number normally assigned to persons of subject status, I use exceptionally, under duress, only because of the extreme inconvenience of operating without one in today's marketplace, where it is requested by banks, employers, lenders, and many other government agencies and businesses. My reason for using it is *not* because I wish to participate in the Social Security system, as I don't wish to participate. Let it be known that I use the Social Security number assigned to me *for information only*.
- **4.** The use of a 'driver's license'. As a free man on land and American national, there is no legal requirement for me to have such a license for traveling in my car. Technically, the unrevealed legal purpose of driver's licenses is commercial in nature. Since I don't carry passengers for hire, there is no law requiring me to have a license to travel for my own pleasure and that of my family and friends. However, because of the lack of education of police officers on this matter, should I be stopped for any reason and found to

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be without a license, it is likely I would be ticketed and fined or obligated to appear in court. Therefore, under duress, I carry a license to avoid extreme inconvenience.

- **5. State plates on my car.** Similarly, even though technically, my car does not fit the legal definition of a "motor vehicle," which is used for commercial purposes, nevertheless, I have registered it with the state and carry the state plates on it, because to have any other plates or no plates at all, causes me to run the risk of police officer harassment and extreme inconvenience.
- **6.** Past tax returns filed. Any tax returns I may have filed in the past, were filed due to the dishonest atmosphere of fear and intimidation created by the Internal Revenue Service (IRS) and the local assessors' offices; not because there is any law requiring me to do so. Once I discovered that the IRS and other tax agencies have been misinforming the public, I have felt it is my responsible duty to society to terminate my voluntary participation. Because such returns were filed under Threat, Duress, and Coercion (TDC), and no two-way contract was ever signed with full disclosure, there is nothing in any past filing of returns or payments that created any valid contract. Therefore, no legal obligation on my part was ever created.
- 7. BIRTH CERTIFICATE. The fact that a BIRTH CERTIFICATE was granted to me by a local hospital or government agency when I entered this world, is irrelevant to my Sovereignty. No status, high or low, can be assigned to another person through a piece of paper, without the recipient's full knowledge and consent. Therefore, such a piece of paper provides date and place information only. It indicates nothing about jurisdiction, nothing about property ownership, nothing about rights, and nothing about subject status. The only documents that can have any legal meaning, as it concerns my status in society, are those which I have signed as an adult, with full knowledge and consent, free from misrepresentation or coercion of any kind.

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- **8.** "Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction."
- 9. Declaration of "Citizenship." Any document I may have ever signed, in which I answered "yes" to the question, "Are you a U.S. citizen?" cannot be used to compromise my status as a non-citizen national/national/Sovereign, nor obligate me to perform in any manner. This is because without full written disclosure of the definition and consequences of such supposed "citizenship," provided in a document bearing my signature given freely without misrepresentation or coercion, there can be no legally binding contract.
- 65. Take Notice that I hereby revoke, cancel, and make <u>void ab initio</u> any such instrument or any presumed election made by any of the several states or the United States government or any agency or department thereof, that I am or ever have voluntary elected to be treated as a 'United States citizen' subject to its jurisdiction or a resident of any territory, possession, instrumentality or enclave under the sovereignty or exclusive jurisdiction of any of the several states or of the United States as defined in the U.S. Constitution in Article I, Section 8, Clause 17 and Article IV, Section 3, Clause 2.
- 66. **Past voter registration.** Similarly, since no obligation to perform in any manner was ever revealed in print, as part of the requirements for the supposed "privilege" to vote for government officials, any such registration on my part cannot be legal evidence of any obligation to perform.

 Likewise, I have granted NO jurisdiction over me, to any political office. It is my inherent right to vote on elections or issues that I feel affect all of society; NOT because I need anyone to rule over me. On the contrary I have used the voting process only to instruct *my public servants* what a Citizen and Sovereign would like done.

- 68. Use of semantics. There are some immature people with mental imbalances, such as the craving to dominate other people, who masquerade as "government." Just because they alter definitions of words in the law books to their supposed advantage, doesn't mean I accept those definitions. The fact that they define the words "person," "address," "mail," "resident," "motor vehicle," "driving," "passenger," "employee," "income," and many others, in ways different from the common usage, so as to be associated with a subject or slave status, means nothing in real life.
- 69. Because the courts have become entangled in the game of semantics, be it known to all courts and all parties, that if I have ever signed any document or spoken any words on record, using words defined by twists in the law books different from the common usage, there can be no effect whatsoever on my Sovereign status in society thereby, nor can there be created any obligation to perform in any manner, by the mere use of such words. Where the meaning in the common dictionary differs from the meaning in the law dictionary, it is the meaning in common dictionary that prevails, because it is more trustworthy.
- 70. Such compelled and supposed "benefits" include, but are not limited to, the aforementioned typical examples. My use of such alleged "benefits" is under duress only, and is with <u>full</u> reservation of all my common law rights. I have

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waived **none** of my intrinsic rights and freedoms by my use thereof. **Furthermore,** my use of such compelled "benefits" may be temporary, until better alternatives become available, practical, and widely recognized.

<u>DEMAND for JUDICIAL NOTICE, Due Process, and Application of RES</u> <u>JUDICATA, STARE DECISIS, and COLLATERAL ESTOPPEL</u>

- 71. I, Kevin/Affiant hereby demand that this Honorable Court take Judicial Notice of the attached 'VERIFIED Affidavit of Constitutional Authority, Supremacy Clause, American Sovereignty, Federal Jurisdiction, national/non-citizen national (State Citizen) Status, Estate Claim, and Rebuttal of All Legal Presumptions', along with all supporting constitutional provisions, statutory authorities, case law, precedents, and controlling legal principles.
- 72. Pursuant to Maxims of Law, silence or failure to contest this Affidavit and its claims shall constitute agreement by silent acquiescence, tacit agreement, and tacit procuration.
- 73. Furthermore, Plaintiffs invoke the doctrines of **Res Judicata**, **Stare Decisis**, and **Collateral Estoppel**, which **bar any party** from relitigating settled matters, require adherence to established precedent, and preclude any contradictory rulings on claims and issues already resolved under law.

NOTICE of Rebuttal Requirements

- 74. Any rebuttal must be submitted in the form of a sworn, point-for-point rebuttal under penalty of perjury, and supported by contract law, equity and fairness, principles, and including but not limited to the following legal maxims:
 - <u>IN COMMERCE TRUTH IS SOVEREIGN.</u> Truth is sovereign and the Sovereign tells only the truth.
 - TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.
 - AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE.
 - "He who does not deny, admits."

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AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN

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COMMERCE. "There is nothing left to resolve."

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NOTICE to Government Officials & Private Entities

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- 75. Any act, policy, regulation, statute, or court ruling that diminishes, infringes upon, or usurps the People's sovereignty is void, unlawful, unconstitutional, and repugnant to the Constitution (Marbury v. Madison, 5 U.S. 137 (1803)).
- 76. Therefore, I, Kevin: Walker, a natural, freeborn sovereign, state Citizen: Californian/ American *national* of the **republic**, as recognized under the De'Jure Constitution for the United States (1777/1789), hereby assert and affirm:
 - I am not a "subject" of the federal government.
 - I do not require permission to exercise rights granted by my Creator (which is **NOT** You).
 - Every Government official is a *public servant*, **not** ruler.
 - The Bill of Rights serves as a restriction on government—not the People.
 - Any action that compels Americans into involuntary servitude under contracts (implied, constructive, invisible and visible), unlawful taxation, or compelled performance violates Constitutional and common law protections.
- 77. "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.
- 78. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
- 79. "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." Daniels v. Dean (1905), 2 C.A. 421, 84 P. 332.

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- 80. "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2 U.S. 419, 1 L.Ed. 440 (1793).
- 81. "Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights." - AFLCIO v. Woodward, 406 F2d 137 t.
- 82. Again for the record, I, Kevin/Affiant, hereby affirm and assert that I am a good man of integrity, honor, and honesty, and have NOT harmed any man or woman, nor have I damaged any property.
- 83. Again for the record, I, Kevin/Affiant, herby invoke equity and fairness.
- 84. Again for the record, I, Kevin/Affiant, simply wish to be left alone in peace and not be harassed, stalked, robbed, deprived under color of law, coerced into commercial contracts, extorted, and forced into peonage and/or involuntary servitude.
- 85. Again for the record, I, Kevin/Affiant, reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally, and with complete and full disclosure, and without misrepresentation, duress, or coercion. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.
- 86. Again for the record, I, Kevin/Affiant, hereby declare and affirm that, consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime; and I am therefore not subject

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	to any penalty. I act in accordance with the following <u>U.S. Supreme Court case:</u> "The
	individual may stand upon his constitutional rights as a citizen. He is entitled to carry
	on his private business in his own way. His power to contract is <u>unlimited</u> . He owes
	no such duty [to submit his books and papers for an examination] to the State, since he
	receives nothing therefrom, beyond the protection of his life and property. His rights
	are such as existed by the law of the land [Common Law] long antecedent to the
	organization of the State, and can only be taken from him by due process of law, and
	in accordance with the Constitution. Among his rights are a refusal to incriminate
	himself, and the immunity of himself and his property from arrest or seizure except
	under a warrant of the law. He owes nothing to the public so long as he does not
	trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905)
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- 2 87. ALL ARE EQUAL UNDER THE LAW. "No one is above the law".
- 13 88. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE

 EXPRESSED. "To lie is to go against the mind."
 - 89. <u>IN COMMERCE TRUTH IS SOVEREIGN.</u> Truth is sovereign and the Sovereign tells only the truth.
- 17 90. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.
 - 91. <u>AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE.</u> —
 "He who does not deny, admits."
- 20 92. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN
 21 COMMERCE. (Heb. 6:16-17;). "There is nothing left to resolve."
- 93. WORKMAN IS WORTHY OF HIS HIRE. "It is against equity for freemen not to have the free disposal of their own property."
- 94. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. (Book of Job; Mat. 10:22) -- Legal maxim: "He who does not repel a wrong when he can occasions it."
 - 95. Affiant hereby reaffirms all rights, waives none, preserves all remedies and immunities, demands strict proof of any and all claims under **penalty of**

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1	perjury, and stands solely in private capacity under the protections of the
2	Constitution, common law, and equity. All acts of adhesion or compelled
3	performance are rebutted nunc pro tunc ab initio. All statements herein stand as
4	truth in commerce.
5	Executed "without the United States" in compliance with 28 USC § 1746.
6	FURTHER AFFIANT SAYETH NOT.
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8	//
9	//
10	COMMERCIAL OATH AND VERIFICATION:
11	County of Riverside)
12) Commercial Oath and Verification
13	The State of California)
14	I, Kevin Walker, under my unlimited liability and Commercial Oath proceeding in
15	good faith being of sound mind states that the facts contained herein are true,
16	correct, complete and not misleading to the best of Affiant's knowledge and belief
17	under penalty of International Commercial Law and state this to be His Affidavit of
18	Truth regarding same signed and sealed this 29th day of April in the year of Our
19	Lord two thousand and twenty fiver:
20	All rights reserved without prejudice and without recourse, UCC § 1-308, 3-402.
21	Bru Control Carlot
22	Kevin: Walker, Secured Party, Real Party In Interest,
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24	//
25	//
26	Let this document stand as truth before the Almighty Supreme Creator and let it be
27	established before men according as the scriptures saith: "But if they will not listen, take one
28	or two others along, so that every matter may be established by the testimony of two or three
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1	Dishonor, Non-response, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION.		
2	2 9. Exhibit I: Form 3811 corresponding to Exhibit E.		
3	3 10. Exhibit J: Form 3811 corresponding to Exhibit F.		
4	4 11. Exhibit K: Form 3811 corresponding to Exhibit G.		
5	12. Exhibit L: Form 3811 corresponding to Exhibit H.		
6	13. Exhibit M: INVOICE/TRUE BILL #RIVSHERTREAS12312024		
7	14. Exhibit N: Copy of 'MASTER DISCHARGE AND INDEMNITY BOND'		
8	#RF661448567US.		
9	15.Exhibit O: Photograph(s) of Defendant/Respondent Gregory D Eastwood.		
10	16. Exhibit P: Photograph(s) of Defendant/Respondent Robert C V Bowman.		
11	17. Exhibit Q: Photograph(s) of Defendant/Respondent Willam Pratt.		
12	18. Exhibit R: Affidavit 'Right to Travel': CANCELLATION, TERMINATION, AND		
13	REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT and		
14	AGREEMENT. LICENSE/BOND # B6735991		
15	19. Exhibit S: Revocation Termination and Cancelation of Franchise.		
16	20. Exhibit T: CITATION/BOND #TE464702, accepted under threat, duress, and		
17	coercion.		
18	21. Exhibit U: Private Transport's PRIVATE PLATE displayed on the automobile		
19	22. Exhibit V: Copy of "Automobile" and "commercial vehicle" defined by DMV		
20	(Department of Motor Vehicles).		
21	23. Exhibit W: Copy of CA CODE § 260 from https://leginfo.legislature.ca.gov .		
22	24. Exhibit X: national/non-citizen national passport card #C35510079.		
23	25. Exhibit Y: national/non-citizen national passport book #A39235161.		
24	26.Exhibit Z: ™KEVIN LEWIS WALKER© Copyright and Trademark Agreement.		
25	27. Exhibit AA: A copy of American Bar Association's 'Attorney In Fact' Definition.		
26	28. Exhibit BB: A Copy of Rule 8.4: (Misconduct) of the American Bar Association.		
27	// //		
28	//		

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PROOF OF SERVICE

STATE OF CALIFORNIA)	
)	SS.
COUNTY OF RIVERSIDE)	

I competent, over the age of eighteen years, and not a party to the within action. My mailing address is the Delfond Group, care of: 30650 Rancho California Road suite 406-251, Temecula, California [92591]. On or about **April 29, 2025**, I served the within documents:

 NOTICE OF FILING <u>VERIFIED</u> Affidavit of Constitutional Authority, RESERVATION OF RIGHTS, Supremacy Clause, American Sovereignty, Federal Jurisdiction, National/Non-Citizen National (State Citizen) Status, Estate Claim, MINIMUM CONTACTS, and *Rebuttal* of All *Presumptions*

2. <u>VERIFIED</u> Affidavit of Constitutional Authority, RESERVATION OF RIGHTS,
Supremacy Clause, American Sovereignty, Federal Jurisdiction, National/Non-Citizen
National (State Citizen) Status, Estate Claim, MINIMUM CONTACTS, and *Rebuttal*of All *Presumptions*.

3. Exhibits A through BB.

By United States Mail. I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed below by placing the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepared. I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail in Riverside County, California, and sent via Registered Mail with a form 3811.

Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas Gruwell,

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1 2	C/o RIVERSIDE SHERIFF 30755-D Auld Road, Suite L-067 Murrieta, California [92563] Registered Mail #RF775820710US, with form 3811
3	Steven-Arthur: Sherman
4	C/o STEVEN ARTHUR SHERMAN 1631 East 18th Street
5	Santa Ana, California [92705-7101] Registered Mail #RF775820723US, with form 3811
6	Chad: Bianco
7	C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd Floor
8	Riverside, California [92501] Registered Mail #RF775820737US, with form 3811
9	Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF COURT
10	350 West 1st Street, Courtroom 9B, 9th Floor
11	Los Angeles, California [90012] Express Mail #ER157615945US, with form 3811
12	Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF COURT
13	255 East Temple Street, Suite TS-134
14	Los Angeles, California [90012] Express Mail #ER157615959US, with form 3811
15	Pam Bondi C/o U.S. Department of Justice
16 17	950 Pennsylvania Avenue, North West Washington, District of Colombia [20530] Registered Mail #RF775820745US, with form 3811
18	Miranda Thomson, Michael Hestrin
19	C/o RIVERSIDE COUNTY DISTRICT ATTORNEY, THE PEOPLE OF THE STATE OF CALIFORNIA 3960 Orange Street
20	Riverside, California [92501] Registered Mail #RF775820754US, with form 3811
21	
22	By Electronic Service. Based on a contract, and/or court order, and/or an
23	agreement of the parties to accept service by electronic transmission, I caused the
24	documents to be sent to the persons at the electronic notification addresses listed
25	below.
26	Steven-Arthur: Sherman C/o STEVEN ARTHUR SHERMAN
27	1631 East 18th Street Santa Ana, California [92705-7101]
28	ssherman@law4cops.com csherman@law4cops.com
	Page 34 of 36 ***CERRENT APPLICATION OF CONSTITUTIONAL AUTHORITY, RESIDENTATION OF FIGHTS, SUPERMACY CLAUSE, AMERICAN EXPERIENCENTY, FEBRUAL JUNESHISTOR, NATURAL STATE CLAUSE, AMERICAN ENHABLE CONTACTS, AND ASSUTED OF ALL PRESCRIPTIONS ***CONTACT OF CONSTITUTIONAL AUTHORITY, RESIDENTATION OF FIGHTS, SUPERMACY CLAUSE, AMERICAN EXPERIENCENTY, FEBRUAL JUNESHISTOR, NATURAL STATE CLAUSE, AMERICAN ENHABLE CONTACTS, AND ASSUTED OF ALL PRESCRIPTIONS ***CONTACT OF CONSTITUTIONAL AUTHORITY, RESIDENTATION OF FIGHTS, SUPERMACY CLAUSE, AMERICAN EXPERIENCENTY, FEBRUAL JUNESHISTOR, NATURAL STATE CLAUSE, AMERICAN ENHABLE CONTACTS, AND ASSUTED OF ALL PRESCRIPTIONS ***CONTACT OF CONSTITUTIONAL AUTHORITY, RESIDENTATION OF FIGHTS, SUPERMACY CLAUSE, AMERICAN EXPERIENCENTY, FEBRUAL JUNESHISTOR, NATURAL STATE CLAUSE, AMERICAN ENHABLE CONTACTS, AND ASSUTED OF ALL PRESCRIPTIONS ***CONTACT OF CONSTITUTIONAL AUTHORITY, RESIDENTATION OF FIGHTS, SUPERMACY CLAUSE, AMERICAN EXPERIENCENTY, FEBRUAL JUNESHISTOR, NATURAL STATE CLAUSE, AMERICAN EXPERIENCENTY, FEBRUAL STATE CLAUSE, AMERICAN EXPERIENCENTY, F

Case 5:25-cv-00646-WLH-MAA Document 17 Filed 04/30/25 Page 35 of 38 Page ID Trust Action/Case No.: 5:25-cv-00646-WLH-MAA — Express Mail #ER157615945US — Dated: April 29, 2025 1 Chad: Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas Gruwell, C/o RIVERSIDE COUNTY SHERIFF 2 3 4095 Lemon Street, 2nd Floor Riverside, California [92501] 4 rsoscscentral@riversidesheriff.org isinz@riversidesheriff.org 5 wpratt@riversidesheriff.org 6 Patricia Guerrero C/o Judicial Council of California 455 Gold Gate Avenue San Francisco, California [94102] 8 judicialcouncil@jud.ca.gov 9 **Rob Bonta** C/o Office of the Attorney General 10 1300 "I" Street Sacramento, California [95814-2919] 11 Police-Practices@doj.ca.gov piu@doj.ca.gov 12 Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF COURT 13 350 West 1st Street, Courtroom 9B, 9th Floor 14 Los Angeles, California [90012 WLH Chambers@cacd.uscourts.gov 15 Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF COURT 16 255 East Temple Street, Suite TS-134 17 Los Angeles, California [90012] MAA Chambers@cacd.uscourts.gov 18 Pam Bondi 19 C/o U.S. Department of Justice 950 Pennsylvania Avenue, North West 20 Washington, District of Colombia [20530] crm.section@usdoi.gov 21 Miranda Thomson, Michael Hestrin C/o RIVERSIDE COUNTY DISTRICT ATTORNEY, THE PEOPLE OF 22 THE STATE OF CALIFORNIA 3960 Orange Street Riverside, California [92501] 23 DAOffice@rivco.org 24 I declare under penalty of perjury under the laws of the State of California 25 that the above is true and correct. Executed on **April 29**, **2025** in Riverside County, 26 California. 27 /s/Corey Walker/ 28 Corey Walker Page 35 of 36

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	Trust Action/Case No.: 5:25-cv-00646-WLH-MAA — Express Mail #ER157615945US — Dated: April 29, 2025
1	NOTICE:
2	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter</i>
3	my status in any manner. The purpose for notary is verification and identification
4	only and not for entrance into any foreign jurisdiction.
5	//
6	
7	JURAT:
8	State of California) State of California) State of California) Ss. A notary public or other officer completing this certificate wearfies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy or validity of that document.
9	County of Riverside)
10	Subscribed and sworn to (or affirmed) before me on this 29th day of April, 2025, by Kevin Walker, proved to
11	me on the basis of satisfactory evidence to be the person(s) who appeared before me.
12	Joyti Patel, Notary public JOYTI PATEL
13	print Notary Public - California Riverside County April 2 407742
14	Seal: My Comm. Expires Jul 8, 2026
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	Page 36 of 36 **Linear Affidatic of constitutional authority, reservation of rights, suffreadly clause, ambro an doversionty, freeze, junctified in the constitutional authority, reservation of rights, suffred clause, ambro and oversionty freeze, junctified in the constitution of the constitutional authority, reservation of rights, suffred clause, ambro and oversion of rights.
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